









IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION


CORETTA TRAYLOR AND CURTIS
TRAYLOR,
Plaintiffs,






V.

ALLSTATE FIRE AND CASUALTY
INSURANCE COMPANY AND TINA
JOHNSON,
Defendants.



Civil Action No. 3:16-CV-02397-M

UNOPPOSED MOTION FOR DISMISSAL WITHOUT PREJUDICE

TO THE HONORABLE JUDGE OF SAID COURT:

COME NOW, **CORETTA TRAYLOR AND CURTIS TRAYLOR, Plaintiffs** herein,
filing this Unopposed Motion for Dismissal Without Prejudice, and in support thereof would show
the Court as follows:

Plaintiffs desire that the Court sign an Order of Dismissal Without Prejudice which will dismiss the claims and issues by and between the parties without prejudice, and accordingly ask the Court to sign the attached “Order of Dismissal Without Prejudice” and present it to the Clerk of Court for entry.

WHEREFORE, PREMISES CONSIDERED, **CORETTA TRAYLOR AND CURTIS TRAYLOR, Plaintiffs** herein, pray this Court grant their Unopposed Motion for Dismissal Without Prejudice and sign the attached Order of Dismissal Without Prejudice.

Respectfully submitted,

HAUN MENA, PLLC

By: /s/ Ryan K. Haun

RYAN K. HAUN
State Bar No.: 24055634
D. DOUGLAS MENA
State Bar No.: 24054982
3006 Brazos Street
Houston, Texas 77006
(713) 781-8600- Telephone
(713) 781-8601- Fax
ryan@haunmena.com
doug@haunmena.com

ATTORNEYS FOR PLAINTIFFS

REED & TERRY, LLP

By: /s/ Travis B. Terry

Travis B. Terry
State Bar No. 00788518
56 Sugar Creek Center Blvd., Ste. 300
Sugar Land, TX 77478
(281) 491-5000 - Telephone
(281) 491-5055 – Facsimile
travis@reedterrylaw.com

ATTORNEY FOR PLAINTIFF

CERTIFICATE OF CONFERENCE

Plaintiffs' counsel conferred with counsel for Allstate Fire and Casualty Insurance Company on September 25, 2017, regarding the subject of this motion. Counsel for the defense, R. Tate Gorman, indicated that he is unopposed to the Plaintiffs' motion.

/s/ Ryan K. Haun

RYAN K. HAUN

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been forwarded to all known counsel of record in accordance with the Federal Rules of Civil Procedure on this the 5th day of October, 2017, as follows:

R. Tate Gorman
Roger D. Higgins
Thompson, Coe, Cousins & Irons, LLP
700 N. Pearl Street, 25th Floor
Dallas, Texas 75201
(214) 871-8256 – Telephone
rhiggins@thompsoncoe.com
tgorman@thompsoncoe.com

/s/ Ryan K. Haun

RYAN K. HAUN